

IN THE FOURTH DISTRICT COURT OF THE STATE OF UTAH, IN AND FOR

UTAH COUNTY

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PROVO RESERVOIR COMPANY, : No. 2888, Civil.
a corporation, :
Plaintiff, : DEMURRER TO JURISDICTION
vs. : IN PETITION OF CALEB TANNER
PROVO CITY, a Municipal corporation, et al., :
Defendants. :

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Now comes Provo Reservoir Company, the plaintiff above named, and demurs to the jurisdiction of the court to try and determine any of the matters set forth in the petition of Caleb Tanner, filed herein on the _____ day of _____, 192____, and for cause of demurrer alleges:

1. That the court by the said decree, retained jurisdiction of the subject matter of and the parties to the said action for specific purposes only, as set forth in paragraph 134 and the last paragraph un-numbered, thereof, and that none of the said specific matters do or can include the further finding of the rights to the action, or for a re-opening of the case for any purpose or purposes whatever, other than enforcement of the terms of the decree.

2. That no proper service of process has been made upon the parties to the action, whereby a re-opening of the cause for the taking of further testimony can be made.

WHEREFORE, plaintiff prays that said petition be dismissed.

Al Hatch
Alfred L. Hatch

Attorneys for Plaintiff.

JULY 1924
VBB 54 100
Clerk